EXHIBIT 1

FORTSON, BENTLEY AND GRIFFIN, P.A.

ELBERT N. WHITMIRE, III, C.P.A.

G. MARCUS HODGE (GA & SC)
DAVID K, LINDER
ROY E. MANOLL, III
WALTER W. HAYS, JR.
MICHAEL J. MOCLEARY
V, KEVIN LANG
TREVOR T. JONES (GA & AL)
BRICKER S. DAUGHTRY (GA & AL)
H. SCOTT LOWRY, JR.
ADAM B. LAND
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(706) 548-1161

UP8HAW C, BENTLEY, JR.
(1924 - 2013)
EDWIN B, FORTSON
(1913-2007)
JOHN E, GRIFFIN
(1923-2002)
HERBERT T, HUTTO
(1933-1998)

OF COUNSEL
JODY JENKINS CORRY

October 24, 2018

Via FedEx

Sears Holding Corporation Attn: Stephen Sitley 333 Beverly Road Hoffman Estates, Illinois 60179

Weil, Gotshal & Manges LLP Attn: Jeri Leigh Miller, Esq. 200 Crescent Court, Suite 300 Dallas, Texas 75201

Re:

Office of the United States Trustee for Region 2 Attn: Paul Schwartzberg, Esq. Attn: Richard Morrissey, Esq. 201 Varick Street, Suite 1006 New York, New York 10014

Sears Holding Corporation

Jointly Administered under Case No: 18-23538

Additional Assurance Request

Dear Mr. Sitley, Ms. Marcus and Ms. Liou, Ms. Miller, Mr. Leake, Ms. Elberg and Mr. Howard, Mr. Schwartzberg and Mr. Morrissey:

I represent Jackson Electric Membership Corporation (Jackson EMC), a Utility Provider in the above referenced bankruptcy. Pursuant to the Interim Order entered by the Court on October 18, 2018, Jackson EMC is writing to request additional assurance on the two locations it services in Georgia.

The first location is 580 Raco Pkwy, Jefferson, Georgia 30549 Perm/Sears Bldg. and the account number for that service is 804078. Jackson EMC is requesting a cash deposit in the

Via FedEx

Weil, Gotshal & Manges LLP Attn: Jacqueline Marcus, Esq. Attn: Jessica Liou, Esq. 767 Fifth Avenue New York, New York 10153

Skadden, Arps, Slate, Meagher & Flom LLP Attn: Paul D. Leake, Esq. Attn: Shana A. Elberg, Esq. Attn: George R. Howard, Esq. 4 Times Square New York, New York 10036 FORTSON, BENTLEY AND GRIFFIN A PROFESSIONAL ASSOCIATION

Mr. Sitley
Ms. Marcus and Ms. Liou
Ms. Miller
Mr. Leake, Ms. Elberg and Mr. Howard
Mr. Schwartzberg and Mr. Morrissey
October 24, 2018
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amount of \$43,000.00. This represents the average monthly charge for two months of service over the last twelve (12) months. A copy of the twelve (12) month billing history is attached hereto as Exhibit "A".

The second location is 1650 International Ct., Suite 200, Gwinnett Park, Norcross, Georgia 30093, and the account number for that service is 989301. Jackson EMC is requesting a cash deposit in the amount of \$1,800.00. This represents the average monthly charge for two months of service over the last twelve (12) months. A copy of the twelve (12) month billing history is attached hereto as Exhibit "B".

Jackson EMC currently does not any security deposits, prepayments or other security on either of these accounts. Twice within the last twelve (12) months, Jackson EMC threatened to disconnect service due to Sears' payment default. Jackson EMC bills 30 days in arrears and grants 60 days from the bill date before disconnection occurs, which is essentially 90 days of service before disconnection. Therefore, a cash deposit equal to two months average service is reasonable and necessary considering the length of time necessary for Jackson EMC to effectuate termination once one billing cycle is missed by a customer. Jackson EMC is further requesting that these deposits be forwarded to it to hold as security for the payment of the utility service on these accounts.

I trust you will find these amounts as reasonable. However, if you are not in agreement, I trust you will timely contact me pursuant to Paragraph B(7) of the Adequate Assurance Procedures. I look forward to receiving the security deposit payments in the near future.

Sincerely,

FORTSON, BENTLEY AND GRIFFIN, P.A.

Org E Marall Wy

Roy E. Manoll, III

REM/kif

cc: Jackson Electric Membership Corporation